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BY ECF

Honorable Colleen McMahon
United States District Court
Southern District of New York
500 Pearl Street
New York, New York 10007

September 30, 2022 10/4/22

Sentencing Adj' to
Oct. 26, 2022
At 12PM.

Re: United States v. Rashawn Assanah
Ind No: 21 Cr. 351 (CM)

Colleen McMahon

Dear Judge McMahon:

I write to respectfully request an eight day extension of the sentence date in the referenced matter, currently set for October 13, 2022. This is current counsel's second extension request, the first being prompted by disclosure of the PSR supplement just days before the due date of the defense submission. I have now been working diligently with my client and his family to complete the defense submission, but information central to Mr. Assanah's sentencing case remains unavailable. I request one week because I am confident that time will be sufficient to put in the defense submission on or before October 7, 2022. For these reasons, it is respectfully requested that the date for sentence in this matter be extended to October 21, or to a date thereafter convenient to the Court. The government, by AUSA Marguerite Colson, has no objection to this application.

Thank you very much for your attention to this matter.

Sincerely,

Robert A. Soloway

Robert A. Soloway

RAS:sc